

Journal of Air Law and Commerce

Volume 42 | Issue 1

Article 1

1976

Front Matter

Follow this and additional works at: <https://scholar.smu.edu/jalc>

Recommended Citation

Front Matter, 42 J. AIR L. & COM. i (1976)
<https://scholar.smu.edu/jalc/vol42/iss1/1>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in Journal of Air Law and Commerce by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

The Journal of Air Law and Commerce

VOLUME 42 ISSUE 1

WINTER 1976

TABLE OF CONTENTS

SYMPOSIUM: RECENT DEVELOPMENTS IN AVIATION LITIGATION

CONCORDE — WHAT'S NEW? *Brian Cookson* 1

PROCEDURES BEFORE THE FEDERAL AVIATION

ADMINISTRATION *Joseph A. Kovarik* 11

OPERATIONAL PROBLEMS FROM THE PROFESSIONAL

PILOTS PERSPECTIVE *J. J. O'Donnell* 39

THE PRACTICAL PROBLEMS OF APPROACH AND LANDING

PROCEDURES FROM THE PERSPECTIVE OF THE AIR

TRAFFIC CONTROLLER *David A. Trick* 47

AIRCRAFT CRASHWORTHINESS — PLAINTIFF'S

VIEWPOINT *Daniel Donnelly* 57

SOME COMMENTS ON AIRCRAFT

CRASHWORTHINESS *G. I. Whitehead, Jr.* 73

GUARANTEE AND LOAN RECEIPT AGREEMENTS IN

MULTI-PARTY LITIGATION *Ernest B. Lageson* 85

COMPARATIVE NEGLIGENCE IN STRICT LIABILITY

CASES *Rudi M. Brewster* 107

THE DESIGN-INDUCED PART OF THE HUMAN ERROR

PROBLEM IN AVIATION *C. O. Miller* 119

AN INTRODUCTION TO THE USE OF RISK ANALYSIS

METHODOLOGY IN ACCIDENT

LITIGATION *Alan S. Tetelman, Michael L. Burak* 133

WIND SHEAR AND CLEAR AIR

TURBULENCE *Kenneth R. Hardy* 165

APPENDIX: WIND SHEAR AS A DEFENSE TO THE

"CARELESS OR RECKLESS"

CHARGE *Stuart A. Goldstein* 181

COMMENTS

AN EXAMINATION OF TRADITIONAL ARGUMENTS ON

REGULATION OF DOMESTIC AIR

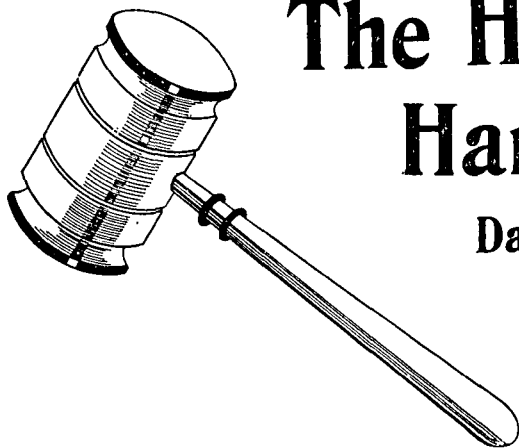
TRANSPORT *Keplinger* 187

CASE NOTES

CERTIFICATES—EMERGENCY REVOCATION—A Statute

Empowering the Federal Aviation Administration to

Revoke an Air Taxi Certificate, Without Notice or a



The Hearsay Handbook

David F. Binder

THE HEARSAY RULE AND ITS 40 EXCEPTIONS

This handbook explains the hearsay rule and its exceptions as currently applied in courts throughout the United States.

Emphasis is on what the law is, not what it once was, or might have been, or should be.

6x9 ★ Cloth Bound ★ Over 250 Pages ★ 1975

Published and for Sale by

Shepard's Citations

P. O. Box 1234, Colo. Springs, Colorado 80901



Prior Hearing, When It Determines an Emergency Exists Is Neither Unconstitutionally Vague Nor Violative of Due Process. <i>Air East, Inc. v. National Transportation Safety Board</i> , 512 F.2d 1227 (3rd Cir. 1975), cert. denied, —U.S.—(1975).	213
NEGLIGENCE—FEDERAL TORT CLAIMS ACT—The “Discretionary Function” Exception to the Federal Tort Claims Act Did Not Relieve the Government of Liability for the Negligent Conduct of an FBI Agent, and the Activity of Forcibly Disabling a Hijacked Aircraft, Which Resulted in the Death of all Persons Aboard, Was Negligence under the Law of Florida. <i>Downs v. United States</i> , 522 F.2d 990 (6th Cir. 1975).	227
CAB LABOR JURISDICTION—EXEMPT AIR CARRIERS—The CAB Does Not Have Jurisdiction Over an Air Taxi Operator Who Is Operating Under an Exemption From the Certification Requirements of the Federal Aviation Act of 1958 to Enforce Compliance With the Railway Labor Act. <i>Union of Professional Airmen v. Civil Aeronautics Board</i> , 511 F.2d 423 (D.C. Cir. 1975).	239
AIR CRASH DISASTERS—CLASS ACTIONS—A Class Action Suit Is Not the Appropriate Procedure for Litigating Claims Involving Air Crash Victims Who Were Citizens of Diverse Countries and States Within the United States. <i>Causey v. Pan American World Airways, Inc.</i> , 66 F.R.D. 392 (E.D. Va. 1975).	255
CURRENT LITERATURE	
BOOK REVIEW	
THE ILLEGAL DIVERSION OF AIRCRAFT AND INTERNATIONAL LAW, BY EDWARD MCWHINNEY	Charles N. Brower 269

Subscription prices: United States, \$14.00 per year, \$39.00 for three years; foreign, \$17.00 per year, \$48.00 for three years. Replacement copies are sent to subscribers upon prompt notification of non-receipt or defective copies.

Subscriptions are renewed automatically upon expiration unless the subscriber sends timely notice of termination. All notifications of change of address should include old address, including zip code, and new address, including zip code. Please notify one month in advance to insure prompt delivery.

Address inquiries to *The Journal of Air Law and Commerce*, School of Law, Southern Methodist University, Dallas, Texas 75275.

Published four times a year by Southern Methodist University Law students.

© Copyright 1976 by the School of Law, Southern Methodist University
Second-class postage paid at Dallas, Texas

ADVISORS

Richard J. Barber
President, Richard J. Barber
Associates, Inc.
Economic Counsel
Washington, D.C.

Andreas F. Lowenfeld
School of Law
New York University
New York City, New York

The Honorable James R. Browning
Circuit Judge
United States Court of Appeals for
the Ninth Circuit
San Francisco, California

Paul B. Larsen
Department of Transportation
Washington, D.C.

Harold Caplan
International Insurance
Services
London, England

Eugene Jericho
Attorney at Law
Dallas, Texas

The Honorable
J. Braxton Craven, Jr.
Circuit Judge
United States Court of Appeals
for the Fourth Circuit
Asheville, North Carolina

R. H. Mankiewicz
Faculte de Droit
University of Paris
Paris, France

The Honorable Floyd R. Gibson
Circuit Judge
United States Court of Appeals
for the Eighth Circuit
Kansas City, Missouri

The Honorable
Charles M. Merrill
Circuit Judge
United States Court of Appeals
for the Ninth Circuit
San Francisco, California

The Honorable Irving L. Goldberg
Circuit Judge
United States Court of Appeals
for the Fifth Circuit
Dallas, Texas

The Honorable John W. Peck
Circuit Judge
United States Court of Appeals
for the Sixth Circuit
Cincinnati, Ohio

Lucile S. Keyes
Economist
Washington, D.C.

The Honorable
Sterry R. Waterman
Circuit Judge
United States Court of Appeals
for the Second Circuit
St. Johnsbury, Vermont